

Aug. 25th, 2010

Upper Canada Law Society (Osgoode Hall)

To: Roman Woloszczuk (Registrar)

And To: Chief Justice of the Supreme Court of Canada - hon. Mme. McLachlin

And To: Chief Justice of the Superior Court of Ontario - hon. Mme. Forster-Smith

**Re: Request for Extension for Paralegal Certification (as relates to accommodating the disabled)**

### **DEAF DISCRIMINATION HAS TO STOP!**

The last stats I did for the Supreme Court of Canada in my *Motion For Stay of Execution* (file #32161, p. 27), it showed that only "20.6% of Deaf Canadians are fully employed .... In 'high level' (or 'high power') positions such as corporate executives is almost non-existent .... Canada has only three or four lawyers, one Deaf doctor, one Deaf psychologist, and one Deaf university professor"!

### **BARRED ...**

Since 2003-2004, I was barred from a senior management training program with the Gov't of Canada. A four year civil litigation case followed re: discrimination of the disabled and employment equity issues that went to the Supreme Court of Canada (2007-2008). Even the said court dismissed my file with taxation (!); and this the hon. chief justice, Mme. McLachlin, could recall (since I had addressed the chamber).

In 2004, despite having a Masters' degree, the University of Ottawa barred me admittance to law school.

Between times ("to shoot the breeze"), I have been doing several cases as a *McKenzie Friend* and/or *Friend of the Court*, including my own files, either with the Ontario Human Rights Tribunal and/or at the Ontario Superior Court of Justice in Ottawa.

And one dossier, which I am doing to assist another, is about to reach the steps of the Supreme Court of Canada again!

### **ACCESS RIGHT RE: INTERPRETATION FOR THE HEARING IMPAIRED**

At the latter courthouse, I was barred even "access to the court" re: interpretation for a couple of times. Thanks to chief justice Mme. Forrester-Smith, her counsel directed to the deputy minister of court services, which, fortunately, got resolved.

### **PARALEGAL CERTIFICATION EXTENSION REQUEST**

Disabled persons, with legal experience, were allowed to write their paralegal exams by a certain date. They had to demonstrate differences now vs. back then. In a letter to Mr. Woloszczuk (dated May 29th, 2010), I explained improved technology for hearing aids (which are advanced digital) and deck (text) phones which act as portable teletypes (TDDs) allowing for broader communication access to the public at large. In addition I parlayed the amelioration of accommodation access to the courts (via interpreters and, now, teletcaptionists); and while I passed the deadline, I did request

an extension, as was afforded to Mme. Jane Scharf (Ottawa mayoral candidate for accountability); and she just completed that exam about two weeks ago.

Immediately, as if without any consideration, Mr. Woloszczuk denied me an extension (in a letter dated May 31, 2010, despite my exceptional circumstances, as explained (in part) above. Thus, I requested an official appeal in a later dated June 8th, 2010.

Instead of another impartial person higher up, Mr. Woloszczuk responded again with a "nay".

## **MY HEALTHCARE REPORT (FOR REFORM AND SAFETY) TO OMBUDSMAN OF ONTARIO**

Recently, I have e-mailed 1,000+ hon. parliamentarians, provincial ministers, counsellors and police a complainant's report for healthcare reform and safety to the Ombudsman of Ontario. You see, I found my former "mentally special" partner (Marco Chénard) flat on his back (on the evening Sept. 5th, 2009). He was shirtless and sockless in white urinated pants with his right eye closed and the left one <sup>open</sup>. Even with my assistance (and others), he never got an internal diagnostic re: stomach ails and later migraines. Despite going four times to emergency at several hospitals and three medical clinics, I found him that Sept. 5th night without a heart beat and the rest is history! More can be viewed at [www.archive.org/details/marcostory](http://www.archive.org/details/marcostory) and at: [www.archive.org/details/marcostory2](http://www.archive.org/details/marcostory2). Herein, it addresses WHY I WOULD WANT TO WORK AND NOT BE A LIABILITY!

In excerpt p. 32 of the last url, it follows:

### **("DEADLY GOV'T 'FINAL SOLUTION'" FOR DISABLED VETERANS, AS RELATES TO HEALTHCARE!)**

#### **"J'Accuse" ...**

Today (Aug. 17th, 2010), Veterans' Ombudsman (Col. Stogran) has officially stated in a shocking press release: "I was told by a senior Treasury Board analyst ... that it is in the government's best interest to have soldiers killed overseas rather than wounded because the liability is shorter term" [Ex. 26(a), p. 77]. Did you catch that (as emphasized)? "... IN THE GOV'T'S BEST INTEREST TO

HAVE SOLDIERS KILLED ..."! Now, unfortunately, Col. Stogran is being shown the door for "exposing gaps" that need to be rightfully remedied. A very similar "gov't backlash" occurred to Ombudsman Andre Marin for his "investigation of 'corruption' within the LHIN," according to CNW and MPP Hudak [Ex. 25(a-b), pp. 75-76]; and we need a more responsive, responsible, humane, fair and open gov't for positive change (SOLUTION #8)!

If the above is the gov't's "final solution" for disabled veterans (whom would need short and/or long-term medical care), then, evidently, where does that leave the civilian disabled (of the likes of Marco)? It is obvious that liability cascades into social services, where gov't analysts (and others) "proscripted and gave Marco a 'pauper's disability pension'; and if he got sick, let the hospitals 'play G-d' by strictly deciding who is admitted for life-saving treatment or not (via the bed shortage "excuse"), relevant to age, disability

and/or even social status"; then "send the likes of Marco to an autopsy (when dead and only if the autopsy is necessary) to be 'chopped to pieces' and 'burnt to crisp' in the cremation oven for two hours, then ground to powder (after cooldown) when done! Finally, have the coroner's office sign the similitudes of Marco off, as a 'death by natural causes' vs. a gross mortal medical negligence!"

Like Émile Zola countering France's gov't, over 100 years ago, re: a complicit gov't antisemitic "scandal" toward a loyal French-Jewish military officer, known famously as the "Dreyfus Affair", "J'accuse," also, the federal, municipal and provincial gov'ts of Canada for allowing a "culture of death," via an obvious "quiet social genocide" toward our most vulnerable! Therefore, more humane and reasonable life-respecting policy changes are imperative (SOLUTION #9)!

En Liberté, Égalité, et Fraternité,



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To: Ontario Auditor General (Mr. Jim McCarter)

Ex. 3

And To: Ombudsman, OPP Sgt. Killen (#6179) and OPP Chief of Police

IN HONOUR OF MARCO CHENARD (AND OTHERS) - CORONER FILE #09-11449

OUR MORTAL HEALTHCARE AND FINANCIAL WASTE -- AUDIT NEEDED!

In the urls below, it documents (with exhibits and solutions in [www.archive.org/details/marcostory2](http://www.archive.org/details/marcostory2)) the mortal medical negligent stories (as well as other grave issues). This relates to the "multifold medical bureaucracy"

of the Local Integrated Healthcare Network (LHIN) that is has "squandered up to \$200 million dollars in salaries and administration (!)" [Ex.22 (b), p. 71]. An additional "\$300 million was paid to emergencies with no noticeable wait time changes by the McGuinty gov't (!)" [Ex. 24, p. 74].

Moreover, there are a "surplus of (private) high-end nursing homes" [Ex. 3 (a), p. 37] vs. publically affordable nursing beds that is causing countless mortal elderly hospital "bed blockings" that has a "corrosive cascade on emergency services" across the province (and country); and many are either mortally streamlined and/or barred from emergency admittance due to beds being full!

With nursing beds at \$150.00 - \$250.00 per day, hospital ones are a whopping \$1,000 per diem [Ex. 3 (c), p. 39]; so, it doesn't make sense the governmental allowance of the above unless their is a hugh "deadly medical scam" occurring! More can be read in the urls below, with exhibits and solutions

WHAT YOU, MR. McCARTER, HAVE REPORTED BEFORE RE: HEALTHCARE "SCANDALS"

"Ontario could have saved hundreds of millions of dollars if Brampton Civic Hospital had been built and operated publically (vs with private partnership)." [www.cmaj.ca/cgi/content/180/4/380](http://www.cmaj.ca/cgi/content/180/4/380)

"Report Released ehealth Problems Linked Directly to Premier: Auditor General." [www.citytv.com/toronto/citynews/news/national/article/60017](http://www.citytv.com/toronto/citynews/news/national/article/60017)

"The Auditor General has confirmed ("indicted" in other statements) that Dalton McGuinty allowed the rot of scandal and entitlement to sink deep in OLG, just as

he did ehealth"-- MPP Norm Miller. [www.canadafreepress.com/index.php/article/23813](http://www.canadafreepress.com/index.php/article/23813)

IT IS TIME A PROVINCIAL AUDIT RE: HEALTHCARE, ESPECIALLY AS RELATES TO THE MINISTRY OF HEALTH, CORONER'S OFFICE, QUALITY HEALTH COUNCIL, CHAMPLAIN LHIN AND OTTAWA HOSPITAL, ETC.

There is enough evidence to do the above, with exhibits (and solutions) in the said urls. The Ombudsman of Ontario is currently investigating

WHAT FEDERAL AUDITOR GENERAL (Mme. SHEILA FRASER) ADVOCATES ...

In today's Ottawa Citizen (Aug 25, 2010 -- front page) and the Toronto Sun on Aug. 24th ([www.torontosun.com/news/canada/2010/08/24/151128901.html](http://www.torontosun.com/news/canada/2010/08/24/151128901.html), Fraser incites, "Governments need to do a better job of telling Canadians how their health dollars are being spent .... (healthcare) should be evaluated based on cost and performance..." (Needless to say, I would add also "healthcare dollar irregularities")! Additionally, on page C8 of said news article, Fraser continues, "the provinces stopped issuing (healthcare indicator) reports since

"cost-benefit analysis needed,"  
at acct.  
committee

→ Now Brampton  
this past  
Aug. implicated  
trying to thirst  
and starve a  
pastor to death!  
who a liability